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U	.S. APPLICATION NO.			FIRST NAMED APPLICAN	π		Washington, w
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						INTERNATIONAL A	
G	AWRENCE J GRAREER BURNS &	CRAIN		PCT/IL99/00562			
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1	HICAGO, IL 6060	o'			25	OCT 99	26 OCT 98
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1.	The following item	s have been su	bmitted by the	JIREMENTS UNI ED/ELECTED OF	DER 35 U.S. FFICE (DO)	.C. 371 IN (EO/US)	
		National Fee		.494) an Elected C Indication of Smal	Hice (37 CFR	1.495):	
	Copy of th	e international	application.	Translation of the	international an	plication into I	English
Oath or Declaration of inv				Translation of Arti	cle 19 amendm	ents into Engli	sh.
Copy of Article 19 amendme Priority Document.			dments.	Other:		· ·	
	<u> </u>		inary Evaminatio	on Report in English an	4 to 4	• •	
	Translation	of Annexes t	o the Internation	al Preliminary Examina	d its Annexes, ition Report int	if any. o English.	
tire i	Applicant has requindicated items in part to 20 or 30 month U.S. Basic	s from the pri	ow. The Basic : ority date to avo	35 U.S.C. 371(f) but h National Fee and the co id abandonment. Copy of the interna	py of the intern	national applica	cated items and/or tion must be filed
2 7	The fallowing hour	Marione i c		•			
acce	hamme ander 22 O'	J. C. J/1.		e period set forth below			irements for
	a. Translati	on of the appl	ication into Eng	lish. A processing fee	will be required	l if submitted	
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		lation. ng fee for pro	viding the transla	ation of the application	and/or the Ann	ovaa lotaa th	
	approj	priate 20 or 30) months from th	ne priority date (37 CFR	1 492(6)		
	c. Oath or o the ap surcha	declaration of plication (pref	the inventors, in erably by the In	compliance with 37 CF ternational application n ted later than the approp	R 1.497(a) and	rnational filing	does\ A
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	d. Surcharg	e for providing y date (37 CF)	g the oath or dec	claration later than the a	ppropriate 20 o	or 30 months fr	om the
claim	dditional claim fees	of \$Applicant mu	as a la	rge entity small enti litional claim fees or ca	ty, including ar neel the additio	ny required mu mal claims for	ltiple dependent which fees are
5. 🗆				ce listing pursuant to 37	CFR 1.821-1.8	825. See attac	ched
THE	THE INDIA CHE	FOR THE	HIS NOTICE O	AND 5 ABOVE MUS OR BY 22 OR 32 MON , WHICHEVER IS LA	VTHS (where ?	37 CED 1 40E	annikas) EDOM
The ti	ime period set above (a).	e may be exter	nded by filing a	petition and fee for exte	nsion of time u	nder the provis	sions of 37 CFR
7.	ves will be calleeffer	ndments are c	ig fee will be re- ancelled since a	exes MUST be submitted quired if submitted later translation was not pro	than 20 or 30	months from the	has made allegations also as
Applic ddres	cant is reminded that is given in the headi	t any commun	ication to the Use the U.S. applic	nited States Patent and Teation no. shown above.	Гrademark Offi . (37 CFR 1.5)	ce must be ma	iled to the
Enclos	A a sed: ☑ PCT/DO/E ☐ PTO-875	copy of thi 20/917	☐ Notice	UST be returned of Defective Translation	with this n	esponse.	
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			Washington, D.C. :	
U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, INCKET NO.	
09/830468	BOLOTINSKY	Y	1811.65458	
		INTERNATIONAL	APPLICATION NO.	
LAWRENCE J CRAIN GREER BURNS & GRAIN 300 S WACKER DRIVE SUITE 250		PCT/IL99/00562		
CHICAGO, IL 60606	90	I.A. FILING DATE	PRIORITY DATE	
,		25 OCT 99	26 OCT 98	

DATE MAILED:

31 MAY 2008

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371(c)(4) for entry into the national stage in the United States of America. The period within which to correct the deficiency noted below and avoid abandonment is set in the accompanying Notification.

A new oath or declaration, properly identifying this application (preferably by the international application number and international filing date) is required. The oath or declaration does not comply with 37 CFR 1.497(a),(b) and (f) in that it:

***************************************	, CI K 1.45/(a),(b) and (i) in that it:
1. x 2. 3. 4. 5. 5.	is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. does not identify the application to which it is directed. does not identify the inventor(s). does not identify the citizenship of each inventor. does not state that the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.
1.49/(a WILL	RE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE DONMENT OF THE APPLICATION.
Additio	nally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1.	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2. 🗆	does not state that the person making the oath or declaration:
a. [has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b. [acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
3. 🗌	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.

Winston M Alvarado

Telephone: 703-305-6421